

Baker Hostetler

**Baker & Hostetler LLP**

45 Rockefeller Plaza  
New York, NY 10111

T 212.589.4200  
F 212.589.4201  
www.bakerlaw.com

Geraldine E. Ponto  
direct dial: 212.589.4690  
gponto@bakerlaw.com

November 6, 2017

**VIA ECF AND EMAIL  
(SCC.CHAMBERS@NYSB.USCOURTS.GOV)**

The Honorable Shelley C. Chapman  
U.S. Bankruptcy Judge  
U.S. Bankruptcy Court  
Southern District of New York  
One Bowling Green  
New York, NY 10004-1408

*Re: Case No. 17-12811 (SCC)  
Case No. 17-12813 (SCC)*

Dear Judge Chapman:

Last week our firm was retained to represent Lightray Imaging Inc. ("Lightray"), creditor of chapter 11 debtor, Aman Resorts Group Limited (Case No. 17-12811), and chapter 7 debtor, Peak Hotels and Resorts Group Limited (Case No. 17-12813). Lightray intends to oppose the motions to dismiss Tarek Investments Limited ("Tarek") and Aman Resorts Group Limited ("ARGL" and together with Tarek, the "Moving Parties") filed in Case No. 17-12811, ECF No. 39; and Tarek filed in Case No. 17-12813, ECF No. 91 (the "Motions").

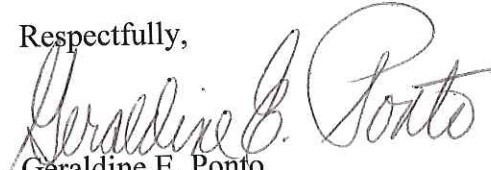
In light of our firm's recent retention, we requested consent from the Moving Parties' counsel, Kasowitz Benson Torres LLP, to a two-week extension of our time to respond to the Motions, and a corresponding two-week adjournment of the November 30, 2017 hearing. The Kasowitz firm would consent only to a four-day extension of the response date, provided we did not seek an extension of the hearing date from the Court. We agree.

Accordingly, with the Moving Parties' consent and in compliance with Your Honor's rules, we write to ask the Court to grant Lightray's request to extend the time to respond to the Motions from November 16, 2017 to November 20, 2017.

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The consideration of the Court is greatly appreciated.

Respectfully,



Geraldine E. Ponto

cc: Mr. Andrew Glenn, Esq. (via email)  
Counsel of Record (via ECF)